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9 Attorney for Defendant

10 UNITED STATES DISTRICT COURT

11 12 13 14 15 DISTRICT OF NEVADA

16 UNITED STATES OF AMERICA,
17 Plaintiff,
18 vs.
19 FRANCIS ARAUJO.
20 21 22 23 24 25 26 27 28 Defendant.

Case No. 2:22-cr-00069-GMN-DJA

**STIPULATION TO CONTINUE MOTION
DEADLINES (Second Request)**

16 IT IS HEREBY STIPULATED AND AGREED, by and between Francis Araujo, by and
17 through his attorney, Jamie J. Resch, and the United State of America, by and through
18 Jason M. Frierson, United States Attorney, and Jim Fang, Assistant United States
19 Attorney, that the time to supplement the pending Motion to Vacate, Correct, or Set
20 Aside Sentence (ECF #90) which is currently due to be filed by September 3, 2024, shall
21 be extended for sixty days to November 4, 2024, with the opposition and reply dates
22 moving accordingly.

23 24 25 26 27 28 ///

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1 This stipulation is entered into for the following reasons:

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3 1. There has been lots of progress since the last extension. Transcripts from the

4 plea hearing and sentencing were received, defense counsel was able to

5 speak with the FPD that handled the case, and voluminous discovery was

6 provided and reviewed. Unfortunately those events took the majority of the

7 extended time.

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9 2. Counsel drafted and sent Mr. Araujo a very long letter explaining his situation

10 and options on August 16, 2024. It's unclear that it even arrived yet, but no

11 response has been received from Mr. Araujo. It is likely he may want to talk to

12 counsel about it on a prearranged call.

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14 3. Once those communications take place there is then the matter of preparing

15 whatever additional pleadings are appropriate. It is believed this can all take

16 place in the next sixty days.

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18 This is the second request for an extension of deadlines to supplement the

19 pending motion.

20 UNITED STATES OF AMERICA

RESCH LAW, PLLC

21 /s/ JIM FANG _____
22 JIM FANG
23 Asst. United States Attorney

24 /s/ Jamie J. Resch
25 JAMIE J. RESCH
Attorney for Francis Araujo

26 Dated this 21 day of August, 2024

27 Dated this 21 day of August, 2024

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2 UNITED STATES DISTRICT COURT
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5 DISTRICT OF NEVADA
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7 UNITED STATES OF AMERICA,
8 Plaintiff,
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vs.

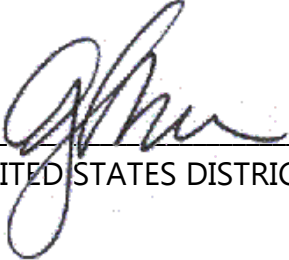
10 FRANCIS ARAUJO.
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12 Defendant.
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14 Case No. 3:18-cv-00424-MMD-WGC
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16 **STIPULATION TO CONTINUE MOTION
17 DEADLINES (Second Request)**

18 IT IS THEREFORE ORDERED that any supplement to the Motion to Vacate, Set
19 Aside or Correct Sentence under Section 2255 filed by Francis Araujo shall be filed by
20 November 4, 2024. IT IS FURTHER ORDERED that the Government shall file a Response
21 by November 25, 2024 and any reply shall be filed by December 9, 2024.
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28 
UNITED STATES DISTRICT JUDGE